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IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

RIVERPORT INSURANCE COMPANY, a
Minnesota corporation,

No C 08-3883 VRW

ORDER

Plaintiff,

v

OAKLAND COMMUNITY HOUSING, INC, a
California corporation; CAHON
ASSOCIATES, a California limited
partnership; THE JOHN STEWART
COMPANY, a California
corporation; CHARLES FOWLKES, an
individual; GREG HYSON, an
individual; and LOREN SANBORN, an
individual,

Defendants

/

On December 7, 2009, the defendant-intervenors moved to
enter judgment pursuant to a settlement agreement. Doc #164.
Because the defendant-intervenors apparently sought to enforce the
settlement agreement negotiated by the parties before Judge Spero,
the court set a hearing on the matter for February 4, 2010.

On January 14, 2010, plaintiff Riverport Insurance
Company ("Riverport") filed its opposition to defendant-

1 intervenors' motion, representing that the motion became moot when
2 the settlement was finalized and paid in full on January 11, 2010.
3 Doc #177 at 2. Defendant-intervenors have neither contested
4 Riverport's representation nor withdrawn the instant motion.

5 Because Riverport has represented to the court that the
6 settlement has been paid in full, defendant-intervenors are ORDERED
7 to SHOW CAUSE in writing on or before February 12, 2010 why their
8 motion to enforce the settlement should not be denied as moot.
9 Failure to respond to this order shall be deemed grounds to deny
10 the motion. The hearing scheduled for February 4, 2010 is VACATED.

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IT IS SO ORDERED.



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16 VAUGHN R WALKER
17 United States District Chief Judge
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